

Washington, DC 20530

**Pursuant to the Foreign Agents Registration Act of 1938, as amended**

**INSTRUCTIONS.** Furnish this exhibit for EACH foreign principal listed in an initial statement and for EACH additional foreign principal acquired subsequently. The filing of this document requires the payment of a filing fee as set forth in Rule (d)(1), 28 C.F.R. § 5.5(d)(1). Compliance is accomplished by filing an electronic Exhibit A form at <http://www.fara.gov>.

**Privacy Act Statement:** The filing of this document is required by the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 *et seq.*, for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide this information is subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, DC. Statements are also available online at the Registration Unit's webpage: <http://www.fara.gov>. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public in print and online at: <http://www.fara.gov>.

**Public Reporting Burden:** Public reporting burden for this collection of information is estimated to average .49 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Counterespionage Section, National Security Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

1. Name and Address of Registrant <b>Impact Management Group</b>	2. Registration No. <b>6369</b>						
3. Name of Foreign Principal <b>Georgian Dream</b>	4. Principal Address of Foreign Principal <b>Erekle II Square No 3, Tbilisi, Georgia</b>						
<p>5. Indicate whether your foreign principal is one of the following:</p> <p><input type="checkbox"/> Government of a foreign country<sup>1</sup></p> <p><input checked="" type="checkbox"/> Foreign political party</p> <p><input type="checkbox"/> Foreign or domestic organization: If either, check one of the following:</p> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 50%;"><input type="checkbox"/> Partnership</td> <td style="width: 50%;"><input type="checkbox"/> Committee</td> </tr> <tr> <td><input type="checkbox"/> Corporation</td> <td><input type="checkbox"/> Voluntary group</td> </tr> <tr> <td><input type="checkbox"/> Association</td> <td><input type="checkbox"/> Other (specify) _____</td> </tr> </table> <p><input type="checkbox"/> Individual-State nationality</p>		<input type="checkbox"/> Partnership	<input type="checkbox"/> Committee	<input type="checkbox"/> Corporation	<input type="checkbox"/> Voluntary group	<input type="checkbox"/> Association	<input type="checkbox"/> Other (specify) _____
<input type="checkbox"/> Partnership	<input type="checkbox"/> Committee						
<input type="checkbox"/> Corporation	<input type="checkbox"/> Voluntary group						
<input type="checkbox"/> Association	<input type="checkbox"/> Other (specify) _____						
<p>6. If the foreign principal is a foreign government, state:</p> <p>a) Branch or agency represented by the registrant <b>N/A</b></p> <p>b) Name and title of official with whom registrant deals <b>N/A</b></p>							
<p>7. If the foreign principal is a foreign political party, state:</p> <p>a) Principal address <b>Erekle II Square No 3, Tbilisi, Georgia</b></p> <p>b) Name and title of official with whom registrant deals <b>Kakha Kalandze, Secretary General, Georgian Dream</b></p> <p>c) Principal aim <b>Building relationships with political leaders within the United States and providing western news agencies with factual background on election activities in the Republic of Georgia.</b></p>							

<sup>1</sup> "Government of a foreign country," as defined in Section 1(e) of the Act, includes any person or group of persons exercising sovereign de facto or de jure political jurisdiction over any country, other than the United States, or over any part of such country, and includes any subdivision of any such group and any group or agency to which such sovereign de facto or de jure authority or functions are directly or indirectly delegated. Such term shall include any faction or body of insurgents within a country assuming to exercise governmental authority whether such faction or body of insurgents has or has not been recognized by the United States.

## 8. If the foreign principal is not a foreign government or a foreign political party:

- a) State the nature of the business or activity of this foreign principal.

N/A

## b) Is this foreign principal:

Supervised by a foreign government, foreign political party, or other foreign principal

Yes  No 

Owned by a foreign government, foreign political party, or other foreign principal

Yes  No 

Directed by a foreign government, foreign political party, or other foreign principal

Yes  No 

Controlled by a foreign government, foreign political party, or other foreign principal

Yes  No 

Financed by a foreign government, foreign political party, or other foreign principal

Yes  No 

Subsidized in part by a foreign government, foreign political party, or other foreign principal

Yes  No 

## 9. Explain fully all items answered "Yes" in Item 8(b). (If additional space is needed, a full insert page must be used.)

N/A

## 10. If the foreign principal is an organization and is not owned or controlled by a foreign government, foreign political party or other foreign principal, state who owns and controls it.

N/A

**EXECUTION**

In accordance with 28 U.S.C. § 1746, the undersigned swears or affirms under penalty of perjury that he/she has read the information set forth in this Exhibit A to the registration statement and that he/she is familiar with the contents thereof and that such contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date of Exhibit A	Name and Title	Signature
8/11/16	Terrell E Benham, Partner	

**Exhibit B to Registration Statement****Pursuant to the Foreign Agents Registration Act of 1938, as amended**

**INSTRUCTIONS:** A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements, or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. Compliance is accomplished by filing an electronic Exhibit B form at <http://www.fara.gov>.

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1. Name of Registrant Impact Management Group	2. Registration No. <i>6369</i>
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3. Name of Foreign Principal Georgian Dream	
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**Check Appropriate Box:**

4.  The agreement between the registrant and the above-named foreign principal is a formal written contract. If this box is checked, attach a copy of the contract to this exhibit.
5.  There is no formal written contract between the registrant and the foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach a copy of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.
6.  The agreement or understanding between the registrant and the foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below of the terms and conditions of the oral agreement or understanding, its duration, the fees and expenses, if any, to be received.
7. Describe fully the nature and method of performance of the above indicated agreement or understanding.

The nature of the performance will be to educate American political leaders and the general public with the ideals and issues supported by the foreign principal. The method of the performance will be through face-to-face meetings, and through preparation and distribution of informational material.

## 8. Describe fully the activities the registrant engages in or proposes to engage in on behalf of the above foreign principal.

We will be making contacts between party officials and US political leaders, providing background for news media, and coordinating delegation trips.

9. Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act and in the footnote below? Yes  No 

If yes, describe all such political activities indicating, among other things, the relations, interests or policies to be influenced together with the means to be employed to achieve this purpose.

Activity will include scheduling meetings with individual Members of Congress and relevant agencies for the purpose of educating them regarding the Republic of Georgia, the upcoming parliamentary elections, and the desire to build better relationships with political leaders within the United States.

**EXECUTION**

In accordance with 28 U.S.C. § 1746, the undersigned swears or affirms under penalty of perjury that he/she has read the information set forth in this Exhibit B to the registration statement and that he/she is familiar with the contents thereof and that such contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date of Exhibit B	Name and Title	Signature
8/11/16	Terrell E Benham, Partner	

Footnote: "Political activity," as defined in Section 1(o) of the Act, means any activity which the person engaging in believes will, or that the person intends to, in any way influence any agency or official of the Government of the United States or any section of the public within the United States with reference to formulating, adopting, or changing the domestic or foreign policies of the United States or with reference to the political or public interests, policies, or relations of a government of a foreign country or a foreign political party.

## AGREEMENT

Agreement Parties: on the one hand Impact Management Group (hereinafter - Performer) represented by Jerry Benham and on the other hand the Political Union of Citizens "Georgian Dream" (hereinafter - Customer) represented by the Secretary General Kukhaishvili agree to the following:

## Article I.

1. The performer shall perform the lobbyist services described below. The specific job responsibilities and the scope of services shall be governed by the terms of this Agreement. It is agreed that the Services will be performed by Terry Benham and the precise nature, extent and frequency of the Services shall be determined by Terry Benham in his professional judgement; in cooperation and through consultations with the customer as to what will be the most effective; however, in the sole discretion of the performer, other persons designated by the performer may also perform the Services for the customer. The Performer will submit the plan of work for the contractual period for Customer consultations and approval within one week after signature of this Agreement.
  2. The performer will advise the customer on communication strategy and assist with placement of news stories with credible news organizations. The performer will coordinate with the customer on messaging and will assist with helping Party officials, or other designated leaders communicate to western news organizations. The performer will help to deliver messages of the party to political leaders in US.
  3. The performer will provide logistical support for

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ხელმისაწვდომი მარტივი კონსულტაციების Impact Management Group-ის მიერ მიღებული მიზანი არის მარტივი კონსულტაციების მიზანი და მიზანი მარტივი მოქალაქეთა მიზანი და მიზანი განვითარების არაკონკრეტული მიზანი.

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the trip for a delegation of the customer officials to the United States. The performer will coordinate with the customer on available dates to set meetings with Members of Congress and other organizations, media availabilities, provide logistical support including lodging, on-site transportation, meals, and briefings at the sole discretion of the performer and provide a summary of all activities and results in a post trip document. The customer will provide airfare for their delegation to and from Washington, DC.

4. United States Trip Coordination. The performer will coordinate with the customer designate to provide logistical support for one (1) trip for Members of Congress to visit the Republic of Georgia. The performer will communicate with the customer on available dates, coordinate the trip schedule with Members of Parliament and, other organizations, coordinate media availabilities with the customer and provide briefings and a summary of all activities and results in a post trip document. The customer will provide logistical support including lodging, on-site transportation, and meals of the United States delegation.

5. The performer is authorized to complete and comply with (i) any registration requirements imposed on the performer by United States federal or state law, including, but not limited to, registration as an agent of a foreign principal and registration as a lobbyist and (ii) any other reasonable request of the performer necessary or helpful for it to carry out its responsibilities under this Agreement. The customer agrees to allow the performer to use its name in any required registration. The customer agrees that the customer is solely responsible for payment of any taxes imposed on the performer by the Republic of Georgia, including, but not limited to, Value Added Taxes, government charges, and income taxes. The customer further agrees that it will comply with all

3. United States Trip Coordination. The performer will coordinate with the customer on available dates to set meetings with Members of Congress and other organizations, media availabilities, provide logistical support including lodging, on-site transportation, meals, and briefings at the sole discretion of the performer and provide a summary of all activities and results in a post trip document.

4. Coordination of Domestic Delegation. The performer will coordinate with the customer on available dates to set meetings with Members of Parliament and, other organizations, media availabilities, provide logistical support including lodging, on-site transportation, meals, and briefings at the sole discretion of the performer and provide a summary of all activities and results in a post trip document.

5. Other Requirements. The performer will coordinate with the customer on available dates to set meetings with Members of Parliament and, other organizations, media availabilities, provide logistical support including lodging, on-site transportation, meals, and briefings at the sole discretion of the performer and provide a summary of all activities and results in a post trip document.

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laws and regulations of the Republic of Georgia in connection with this Agreement.

6. The performer will devote reasonable commercial efforts to performing the Services under this Agreement and will be available for consultation with the customer and its representatives by correspondence, telephone and meetings at such times and places as the Georgian Dream may reasonably select. The performer warrants to the customer that the performer possesses the training skills and expertise necessary to perform the services.

7. The performer agrees to perform the Services in a timely, competent and professional manner. The performer agrees that all Services will be performed in compliance with all applicable US laws, rules and regulations and the performer will obtain all US permits required to comply with such laws, rules and regulations. The performer agrees that the performer will not intentionally engage in any act that could harm the good reputation or image of the customer in its services and products.

8. The performer shall have no authority to bind the customer or to execute any contract, note or other agreement on behalf of the customer. The performer will not hold itself out as having authority to any third person as having any authority to bind the customer to execute any such document on behalf of the customer.

9. Nothing in this Agreement shall be construed to form a partnership or other joint undertaking by the parties nor shall the performer be considered for any purpose to be an employee of the customer.

10. The Performer will provide monthly progress reports to the Customer of activities, target audiences, and pertinent results of services rendered. The reports will also include a summary of activities, target audiences, and results achieved, as well as will

be requested by the customer from time to time. The performer will keep the customer informed of any developments in the field of public relations and political consulting which may affect the customer's interests. The performer will keep the customer informed of any developments in the field of public relations and political consulting which may affect the customer's interests.

6. The performer agrees to perform the services in the most efficient and effective way possible, using modern technological tools. The performer agrees to keep the customer informed of any developments in the field of public relations and political consulting which may affect the customer's interests. The performer will keep the customer informed of any developments in the field of public relations and political consulting which may affect the customer's interests.

7. The performer agrees to keep the customer informed of any developments in the field of public relations and political consulting which may affect the customer's interests. The performer will keep the customer informed of any developments in the field of public relations and political consulting which may affect the customer's interests.

8. The performer will provide monthly progress reports to the customer of activities, target audiences, and pertinent results of services rendered. The reports will also include a summary of activities, target audiences, and results achieved, as well as will

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set the priorities for the next month. Progress reports for the services rendered in each month will be submitted to the Customer not later than 25th day of this month.

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## Article 2.

1. The initial term of this Agreement (the "Term") shall commence on date this agreement is signed by all parties and last through November 30, 2016. The term may be extended by a writing signed by both parties.
  2. The parties may terminate the Agreement if any of the parties performs improperly or fails to fulfill

### Article 3.

1. In consideration of the performance of the services, the performer is entitled to the fee of \$320,000,000 (320).
  2. The payment for the services will be provided monthly in equal installments of \$80,000 a month.
  3. First payment will be done in advance within 5 working days after signature of this Agreement and submission of the respective invoice from the Performer.
  4. Payments for the following months will be performed in advance in 5 working days after acceptance of Georgian dream the Progress Report and invoice submitted by the Performer.
  5. Payment for the last month will be performed in 5 working days after acceptance of Georgian

- (b) All installments of compensation and expenses shall be paid by wire transfer to the account of the performer listed at the conclusion of this

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ՀՅԱ ԽԱՆՉՈՎԻ ԱՐՔԻ ՀԵղափոխութեան ՀԱՆՐԱՊԵՏՈՒՅԹԻ  
ԱՆԴԵՎՈՅԻ ՖՈՏՈ ԿՈՒՄ ԱՅԻ ՀԵՂԱՓՈԽՈՒԹԵԱՆ ՀԱՆՐԱՊԵՏՈՒՅԹԻ  
ՀԵՂԱՓՈԽՈՒԹԵԱՆ ՀԱՆՐԱՊԵՏՈՒՅԹԻ ՀԱՆՐԱՊԵՏՈՒՅԹԻ ՀԱՆՐԱՊԵՏՈՒՅԹԻ






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1. **Indonesian** **language** **in** **the** **region** **of** **Maluku**. **Language** **and** **culture** **of** **the** **region** **of** **Maluku**. **2018** **Yearbook**. **31** **Language** **and** **language** **in** **the** **region** **of** **Maluku**, **2018** **Yearbook**. **32** **Language** **and** **language** **in** **the** **region** **of** **Maluku**, **2018** **Yearbook**. **33**
  2. **Indonesian** **language** **in** **the** **region** **of** **Maluku**. **Language** **and** **culture** **of** **the** **region** **of** **Maluku**. **2018** **Yearbook**. **34** **Language** **and** **language** **in** **the** **region** **of** **Maluku**, **2018** **Yearbook**. **35**

### **Diagram 3:**

- ## 1. Gedächtnisgruppe: Wissensgebiete im Kontext des Körpers

## Agreement.

- Performer agrees that reasonable travel expenses, including business-class transportation; and logistics services for performer and the Georgian delegation of three (3) personnel are provided for in performer's fee. Air tickets for Georgian delegation travel to/from USA are provided by the Customer.

Article 4

1. Both parties acknowledges the confidential and proprietary nature of the Confidential Information as defined below, agree to hold and keep the Confidential Information as provided in this Agreement and otherwise agree to each and every restriction and obligation in this Agreement.

2. As used in this Agreement, the term "Confidential Information" means and includes any and all of the items described in paragraphs (a) and (b) below that has been or may hereafter be disclosed to performer by customer or by the directors, officers, employees, agents, contractors, advisors or other representatives, including legal counsel, accountants and financial advisors ("Representatives") of the customer.

#### • b) Trade secrets or strategic planning of customers

(b) information concerning the business and affairs of customer or performer which includes historical financial statements, financial projections and budgets, capital spending budgets and plans, the names and backgrounds of key personnel, donor names and addresses, potential donor names and addresses, personnel training techniques and materials, however documented, or is otherwise obtained from review of customer's documents or property, or discussions with customer's representatives or by performer's representatives or representatives of performer's representatives.

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4. *αριστον* διελθυσθεις αριστη τοιδι γενεσιονεγρα  
λιθοβαστια ποιησαν. Απολιμνωσαν διαφο  
ριζερειαν περιπλεκτησθεις αποτιναχισθεις λιθοις οι ου-  
θηκεροις περιστρεψαντες αριστη τοιδι γενεσιονεγρα  
λιθοβαστιαν ποιησαν.








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respective of the form of the communication, and also includes all notes, analyses, compilations, studies, summaries and other material prepared by performer or performer's representatives containing or based, in whole or in part, upon any information included in the foregoing.

c. Any trade secrets of customer and performer will also be entitled to all of the protections and benefits under applicable state trade secret law and any other applicable law.

3. Each party agrees that the Confidential Information will be kept confidential by the other Party and such other Party's Representatives and without limiting the foregoing, will not be disclosed by a Party or a Party's Representatives to any person except with the specific prior written consent of a designated customer contact or of Mr. Terry Benham or except as expressly otherwise permitted by this Agreement.

4. All of the foregoing obligations and restrictions do not apply as that part of the Confidential Information that a Party demonstrates was or becomes generally available to the public prior to, and other than as a result of a disclosure by the other Party or its Representatives or was available, or becomes available, to the other Party on a non-confidential basis prior to its disclosure.

## Article 5.

The Parties agree that the strategies and other ideas which now exist or may be created by performer are the intellectual property of the performer and are proprietary to the performer and all of the results and proceeds thereof in whatever stage of completion as may exist from time to time (including but not limited to all rights of whatever kind and character throughout the world, in perpetuity, in any and all languages of copyright, trademark, patent, production, manufacture,

ଶ୍ରୀ ଶାକାର୍ଥୀଙ୍କ ଶାନ୍ତିମୁଦ୍ରାରେ ଏହି ପ୍ରକଳ୍ପରେ  
ବ୍ୟାପକ ଉପରେ ବ୍ୟାପକ ଉପରେ:

## Article 6.

Each of the following shall be considered an Event of Default:

- (a) Failure to pay any sum due under this Agreement by the date of scheduled payments.
  - (b) Failure to perform any obligation required under this Agreement and the continuation of such failure after Ten (10) days Notice to the other party.
  - (c) The filing by either party of a petition for bankruptcy, reorganization or arrangement under any state or federal law or the assignment for the benefit of creditors of substantially all the assets of the party (or, if an involuntary petition for bankruptcy or reorganization any state or federal law is filed and the same is not discharged within Sixty (60) days;

## Article 7.

- 1 This Agreement and the agreements set forth in this Agreement may be modified or waived only by a separate writing signed by the customer and the performer expressly modifying or waiving this Agreement or such agreements.
  - 2 The parties may terminate this Agreement by written notice given to the other party one week before termination if any of the parties performs improperly or fails to fulfill its obligations. In case of termination of the agreement, the services duly rendered before the date of termination shall be paid in accordance with this Agreement.
  - 3 The invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provisions of this Agreement, which shall remain in full force and effect. If any of the covenants or

გ) დაქვეთის და მემკვეთის ხებისმოწინ  
სავაჭრო საიდუმლოების აუკუთხების აუქცია დაცვის  
და შედაგათების უფლებას სახელმწიფო სავაჭრო  
საიდუმლოების შესახვა მუსამართის განხილვი და  
სეისტიმიური სხვა გამოყენებული მეთოდი.

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provisions of this Agreement are determined to be unenforceable by reason of its extent, duration, scope or otherwise, then the parties contemplate that the court making such determination shall reduce such extent, duration, scope or other provision and enforce them in their reduced form for all purposes contemplated by this Agreement.

- 4 jurisdiction. Service of Process. Any action or proceeding seeking to enforce any provision of, or based upon any right arising out of, this Agreement may be brought against either of the parties in the courts of the United States in the State of Arkansas, County of Pulaski, or, if it has or can acquire jurisdiction in the United States District Court for the Eastern District of Arkansas, and each of the parties consents to the jurisdiction of such courts (and of the appropriate appellate courts) in any such action or proceeding and waives any objection to venue laid therein. Process in any action or proceeding referred to in the preceding sentence may be served on any party anywhere in the world.
  - 5 Governing Law. This Agreement will be governed by the laws of the State of Arkansas in the United States without regard to conflicts of laws principles. Any applicable treaty of the United States will not govern this Agreement if it conflicts with the laws of the State of Arkansas.
  - 6 This Agreement may be executed in one or more counterparts, each of which will be deemed to be an original copy of this Agreement, and all of which, when taken together, shall be deemed to constitute one and the same agreement. The exchange of copies of this Agreement and of signature pages by facsimile transmission shall constitute effective execution and delivery of this Agreement as to the parties and may be used in lieu of the

ပျောက် ၆.

- ხელშეკრულების დაზღვევის ჩატარება

ა) ხელშეკრულებით გამოცვალების მქონედან  
ნაშინისითი მანაზის გადატენდენტი, გადატების  
დაზღვნილი განხილვის დოკუმენტი.

ბ) ხელშეკრულების ფარგლენის მომართებელი,  
ხელშეკრულების ფარგლენის მომართებელის  
და მდგრადი შეუსრულებლობის გადამჯელის მიერ (10)  
დღის შემდეგ, რაც ცვლილება მოიწოდება

გ) რომელიმ მხარის მიერ პირების შემანა-  
გვთაცრებაზე ან რეორგანიზაციაზე, რომელიმ  
ნაირები ან უცდებასაცემი გამოიჩინა, ამ  
კონდიციები, საკითხოვლები მიმდინარე უცდება-  
ზების ასრულება, ან ისე განვიქმნასაც ამ  
აცდების განვითარების მიზანის მიერთვა მიერთვა  
აცდის ან უცდებასაცემი გვიჩვრის და ამ  
საცდების სამიერ (60) დღის შემდეგისამდე.

მუხლი 7.

1. ჩელმეკრულებაში ცხოვდებას მიზანი  
შესძლებელის მხრიდან გადა უკავშირო  
წერილებითი ფაქტობის მიზანი  
ხელმისაწილი იქნება დაკავშირების  
მიზანების მიზან.
  2. აკედემიურების უწყვეტა მხრივის მიზანი  
მიზანი მსახის ჩინონიდისთვის დარისაცვლის.

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Original Agreement for all purposes. Signatures  
of the parties transmitted electronically or by  
facsimile shall be deemed to be their original  
signatures for any purpose whatsoever.

7 The performer acknowledges and agrees that the restrictions, covenants contained in this Agreement are necessary for the protection of the customer's legitimate business interests and are reasonable in scope and content. In the event that any such restrictive covenant is found to be unreasonable by a court of competent jurisdiction, the performer to the reduction or limitation of any such restrictive covenant as such court may determine to be reasonable and that all other provisions of this Agreement will remain valid, binding and in full force and effect.

## The Customer

2

Kakha Kaladze

### Secretary-General

Political Union of Citizens "Georgian Dream"  
Democratic Georgia

## The Performer

Terry Benham

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Original Agreement for all purposes. Signatures  
of the parties transmitted electronically or by  
facsimile shall be deemed to be their original  
signatures for any purpose whatsoever.

The performer acknowledges and agrees that the  
restrictions, covenants contained in this

3. ხელშეკრულების ნებისმიერი დოკუმენტი

ბათილობა ან სისხლდები მოვარდის შედეგიდღმა  
გავდგნას არ მოახდენს. ამ ხელში მოვარდის  
რომელიმე სხვა დაზუდვების შედეგობასას, ამ  
კანონიერ-ძალაზე, რომელიც უჩინა დაწესებულებების  
ადგინი და მოქმედები თვის ას სკოლა მოვარდების.  
რომელიმე შეკითხვება ან დობელის  
განხილვებაზე, როგორც მოვარდის და  
უმცირესი, მისი სისხლდების, სისხლდებულის  
არავარი ან სხვა ძალაში დაცი. მისი რაოდენი  
დაუმცველ; რომ სისხლდებული კონტაქტი მოვა  
მყის განხილვებაზე; უნდა პირისკონის მაქინ  
მოვარდების. სახურის კონტაქტი და  
კონტაქტის მავრების მიერთებული კონტაქტი არ  
არის არა მავრების მიერთებული კონტაქტი.

4. პერიოდულია: პროცესი, მონაბეჭდი  
სისტემით გვიდება ან მოწყვეტა, რომელიც  
კითხვის აღსრულების ჩიტონით დამტკიცა: ამ  
კუთხით ნებისმიერი უცდელის მოწყვეტა  
წარმოიშვება ამ ხელშეწყობულობის უზრუნველყოფის  
სისტემით ამას, ამ მარტივის წარმოედისა ამ ა  
მარტივის მიზანის მიზანის დამტკიცების მიზანი  
სასამართლების ამ მუქ მიზანის ამ მუქმედი  
შეიძლოს იურისიდურების, მუსიკის მომღერლების  
უცდელის მარტივის მიზანის წარმოედის მარტივ  
სასამართლების ამ მუქ მიზანის ამ მუქმედი  
შეიძლოს იურისიდურების, მუსიკის მომღერლების  
უცდელის მარტივის მიზანის წარმოედის მარტივ  
შებას მიხვდის ასეთი მანამდებრების  
იურისიდურების: და მაგალით მანამდებრების  
სასამართლების სისტემით ამ მუქ მიზანის ამ  
მუქმედი: კრის და მათისის მასთან მარტივის  
სასამართლების, ნებისმიერი ქადაგის ამ მუქ  
დროს პროცესის მოხატვით გვიდება, და მათი  
მუქმედი ეხებოდეს უდისმიერი მუსიკის მომღერლების  
უცდელის მარტივის.

5. დოკუმენტი ესთობიდება რეპირაცია  
ხალხის უზრუნველყოფა მაგრავილი საქონი

Impact Management Group, Inc.

### Wiretransfer Instructions:

Bank: Bank of the Ozarks 1032, 325 W Capitol Ave,  
Little Rock, AR 72201

**Routing Number:**

**Account Number**

Account Name: Impact Management Group, 124 W  
Capitol Ave, Little Rock, AR 72201

III-08-11/2016-343-02-FM  
மேஜர்டியெப்புலோ ஸ்ரீதேவி என்கின் தெருக்கள்  
காந்தியான் குடும்பத்தை விவரிக்கிறேன். மேஜர்டியெப்புலோ  
காந்தியான் குடும்பத்தை விவரிக்கிறேன். மேஜர்டியெப்புலோ  
காந்தியான் குடும்பத்தை விவரிக்கிறேன். மேஜர்டியெப்புலோ  
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காந்தியான் குடும்பத்தை விவரிக்கிறேன்.

ଫାର୍ମ୍‌କ୍ୟୁଗତର

*Domesticated* *Chickens* *in* *the* *United* *States*

268 *Journal*

## ՀՅՈՒՅՆԻ ՋԵՐԱԲ

მოქალაქეთა პოლიტიკური  
გაერთიანება „ქართული იურიდიკ  
დემოკრატიული საქართველო“

შემსრულებელი

მიერ



8/9/16

ლეიტ ბენჯემი

მიაუარი პარტნიორი

Impact Management Group, Inc.

საქონისმორისო საბანკო ფალანგის  
ინსტრუქტორი

ბანკი: Bank of the Ozarks 1032, 325 W Capitol Ave.  
Little Rock, AR 72201

საბანკო კოდი:

ანგარიშის ნომ:

ანგარიშის სახელი: Impact Management Group,  
124 W Capitol Ave, Little Rock, AR 72201